As Concurred by the House

131st General Assembly

Regular Session 2015-2016 Sub. H. B. No. 37

Representatives Stinziano, Duffey

Cosponsors: Representatives Blessing, Antani, Boyd, Driehaus, Gerberry, Henne, Leland, Lepore-Hagan, Manning, O'Brien, M., Perales, Ramos, Retherford, Rogers, Sweeney, Young Senators Uecker, Bacon, Balderson, Beagle, Burke, Coley, Eklund, Faber, Hackett, Hite, Jones, Patton, Seitz, Tavares, Thomas, Yuko

A BILL

To amend sections 4301.01, 4301.03, 4301.21, and	1
4301.62 and to enact section 4301.244 of the	2
Revised Code to establish exemptions to the Open	3
Container Law regarding beer or intoxicating	4
liquor purchased from specified D liquor permit	5
holders and consumed on the premises of a market	6
that meets specified conditions, to eliminate	7
the maximum permitted alcohol content of beer,	8
and to establish labeling requirements for beer	9
containing higher alcohol content.	10

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4301.01, 4301.03, 4301.21, and	11
4301.62 be amended and section 4301.244 of the Revised Code be	12
enacted to read as follows:	13
Sec. 4301.01. (A) As used in the Revised Code:	14
(1) "Intoxicating liquor" and "liquor" include all liquids	15
and compounds, other than beer, containing one-half of one per	16

cent or more of alcohol by volume which are fit to use for17beverage purposes, from whatever source and by whatever process18produced, by whatever name called, and whether they are19medicated, proprietary, or patented. "Intoxicating liquor" and20"liquor" include cider and alcohol, and all solids and21confections which contain one-half of one per cent or more of22alcohol by volume.23

(2) Except as used in sections 4301.01 to 4301.20, 4301.22 24 to 4301.52, 4301.56, 4301.70, 4301.72, and 4303.01 to 4303.36 of 25 the Revised Code, "sale" and "sell" include exchange, barter, 26 gift, offer for sale, sale, distribution and delivery of any 27 kind, and the transfer of title or possession of beer and 28 intoxicating liquor either by constructive or actual delivery by 29 any means or devices whatever, including the sale of beer or 30 intoxicating liquor by means of a controlled access alcohol and 31 beverage cabinet pursuant to section 4301.21 of the Revised 32 Code. "Sale" and "sell" do not include the mere solicitation of 33 orders for beer or intoxicating liquor from the holders of 34 permits issued by the division of liquor control authorizing the 35 sale of the beer or intoxicating liquor, but no solicitor shall 36 solicit any such orders until the solicitor has been registered 37 with the division pursuant to section 4303.25 of the Revised 38 Code. 39

(3) "Vehicle" includes all means of transportation by land, by water, or by air, and everything made use of in any way for such transportation.

(B) As used in this chapter:

(1) "Alcohol" means ethyl alcohol, whether rectified or
diluted with water or not, whatever its origin may be, and
includes synthetic ethyl alcohol. "Alcohol" does not include
46

40

41

42

denatured alcohol and wood alcohol.

(2) "Beer" includes all beverages brewed or fermented wholly or in part from malt products and containing one-half of one per cent or more, but not more than twelve per cent, of alcohol by volume.

(3) "Wine" includes all liquids fit to use for beverage 52 purposes containing not less than one-half of one per cent of 53 alcohol by volume and not more than twenty-one per cent of 54 alcohol by volume, which is made from the fermented juices of 55 grapes, fruits, or other agricultural products, except that as 56 used in sections 4301.13, 4301.421, 4301.422, 4301.432, and 57 4301.44 of the Revised Code, and, for purposes of determining 58 the rate of the tax that applies, division (B) of section 59 4301.43 of the Revised Code, "wine" does not include cider. 60

(4) "Mixed beverages" include bottled and prepared 61 cordials, cocktails, highballs, and solids and confections that 62 are obtained by mixing any type of whiskey, neutral spirits, 63 brandy, gin, or other distilled spirits with, or over, 64 carbonated or plain water, pure juices from flowers and plants, 65 and other flavoring materials. The completed product shall 66 contain not less than one-half of one per cent of alcohol by 67 volume and not more than twenty-one per cent of alcohol by 68 volume. 69

(5) "Spirituous liquor" includes all intoxicating liquorscontaining more than twenty-one per cent of alcohol by volume.71

(6) "Sealed container" means any container having a
72
capacity of not more than one hundred twenty-eight fluid ounces,
73
the opening of which is closed to prevent the entrance of air.
74

(7) "Person" includes firms and corporations. 75

47

48

49

50

(8) "Manufacture" includes all processes by which beer or 76 intoxicating liquor is produced, whether by distillation, 77 rectifying, fortifying, blending, fermentation, or brewing, or 78 79 in any other manner.

(9) "Manufacturer" means any person engaged in the 80 business of manufacturing beer or intoxicating liquor. 81

(10) "Wholesale distributor" and "distributor" means a 82 person engaged in the business of selling to retail dealers for 83 purposes of resale.

(11) "Hotel" has the same meaning as in section 3731.01 of the Revised Code, subject to the exceptions mentioned in section 3731.03 of the Revised Code.

(12) "Restaurant" means a place located in a permanent building provided with space and accommodations wherein, in consideration of the payment of money, hot meals are habitually prepared, sold, and served at noon and evening, as the principal business of the place. "Restaurant" does not include pharmacies, confectionery stores, lunch stands, night clubs, and filling stations.

(13) "Club" means a corporation or association of 95 individuals organized in good faith for social, recreational, 96 benevolent, charitable, fraternal, political, patriotic, or 97 athletic purposes, which is the owner, lessor, or occupant of a 98 permanent building or part of a permanent building operated 99 solely for those purposes, membership in which entails the 100 prepayment of regular dues, and includes the place so operated. 101

(14) "Night club" means a place operated for profit, where 102 food is served for consumption on the premises and one or more 103 forms of amusement are provided or permitted for a consideration 104

84

85

86

87

88

89

90

91

92 93

that may be in the form of a cover charge or may be included in the price of the food and beverages, or both, purchased by patrons.

(15) "At retail" means for use or consumption by the purchaser and not for resale.

(16) "Pharmacy" means an establishment, as defined in
section 4729.01 of the Revised Code, that is under the
management or control of a licensed pharmacist in accordance
with section 4729.27 of the Revised Code.

(17) "Enclosed shopping center" means a group of retail 114 sales and service business establishments that face into an 115 enclosed mall, share common ingress, egress, and parking 116 facilities, and are situated on a tract of land that contains an 117 area of not less than five hundred thousand square feet. 118 "Enclosed shopping center" also includes not more than one 119 business establishment that is located within a free-standing 120 building on such a tract of land, so long as the sale of beer 121 and intoxicating liquor on the tract of land was approved in an 122 election held under former section 4301.353 of the Revised Code. 123

(18) "Controlled access alcohol and beverage cabinet" 124 means a closed container, either refrigerated, in whole or in 125 part, or nonrefrigerated, access to the interior of which is 126 restricted by means of a device that requires the use of a key, 127 magnetic card, or similar device and from which beer, 128 intoxicating liquor, other beverages, or food may be sold. 129

(19) "Community facility" means either of the following: 130

(a) Any convention, sports, or entertainment facility or
complex, or any combination of these, that is used by or
accessible to the general public and that is owned or operated
133

105

106

107

108

in whole or in part by the state, a state agency, or a political 134
subdivision of the state or that is leased from, or located on 135
property owned by or leased from, the state, a state agency, a 136
political subdivision of the state, or a convention facilities 137
authority created pursuant to section 351.02 of the Revised 138
Code; 139

(b) An area designated as a community entertainment 140 district pursuant to section 4301.80 of the Revised Code. 141

(20) "Low-alcohol beverage" means any brewed or fermented 142 malt product, or any product made from the fermented juices of 143 grapes, fruits, or other agricultural products, that contains 144 either no alcohol or less than one-half of one per cent of 145 alcohol by volume. The beverages described in division (B) (20) 146 of this section do not include a soft drink such as root beer, 147 birch beer, or ginger beer. 148

(21) "Cider" means all liquids fit to use for beverage purposes that contain one-half of one per cent of alcohol by volume, but not more than six per cent of alcohol by weight, and that are made through the normal alcoholic fermentation of the juice of sound, ripe apples, including, without limitation, flavored, sparkling, or carbonated cider and cider made from pure condensed apple must.

(22) "Sales area or territory" means an exclusive 156 geographic area or territory that is assigned to a particular A 157 or B permit holder and that either has one or more political 158 subdivisions as its boundaries or consists of an area of land 159 with readily identifiable geographic boundaries. "Sales area or 160 territory" does not include, however, any particular retail 161 location in an exclusive geographic area or territory that had 162 been assigned to another A or B permit holder before April 9, 163

149

150

151

152

153

154

164

Page 7

Sec. 4301.03. The liquor control commission may adopt and 165 promulgate, repeal, rescind, and amend, in the manner required 166 by this section, rules, standards, requirements, and orders 167 necessary to carry out this chapter and Chapter 4303. of the 168 Revised Code, but all rules of the board of liquor control that 169 were in effect immediately prior to April 17, 1963, shall remain 170 in full force and effect as rules of the liquor control 171 commission until and unless amended or repealed by the liquor 172 control commission. The rules of the commission may include the 173 following: 174

(A) Rules with reference to applications for and the
175
issuance of permits for the manufacture, distribution,
transportation, and sale of beer and intoxicating liquor, and
the sale of alcohol; and rules governing the procedure of the
division of liquor control in the suspension, revocation, and
179
cancellation of those permits;

(B) Rules and orders providing in detail for the conduct 181 of any retail business authorized under permits issued pursuant 182 to this chapter and Chapter 4303. of the Revised Code, with a 183 view to ensuring compliance with those chapters and laws 184 relative to them, and the maintenance of public decency, 185 sobriety, and good order in any place licensed under the 186 permits. No rule or order shall prohibit the operation of video 187 lottery terminal games at a commercial race track where live 188 horse racing and simulcasting are conducted in accordance with 189 Chapter 3769. of the Revised Code or the sale of lottery tickets 190 issued pursuant to Chapter 3770. of the Revised Code by any 191 retail business authorized under permits issued pursuant to that 192 193 chapter.

No rule or order shall prohibit pari-mutuel wagering on 194 simulcast horse races at a satellite facility that has been 195 issued a D liquor permit under Chapter 4303. of the Revised 196 Code. No rule or order shall prohibit a charitable organization 197 that holds a D-4 permit from selling or serving beer or 198 intoxicating liquor under its permit in a portion of its 199 premises merely because that portion of its premises is used at 200 other times for the conduct of a bingo game, as described in 201 division (0) of section 2915.01 of the Revised Code. However, 202 such an organization shall not sell or serve beer or 203 intoxicating liquor or permit beer or intoxicating liquor to be 204 consumed or seen in the same location in its premises where a 205 bingo game, as described in division (0)(1) of section 2915.01 206 of the Revised Code, is being conducted while the game is being 207 conducted. As used in this division, "charitable organization" 208 has the same meaning as in division (H) of section 2915.01 of 209 the Revised Code. No rule or order pertaining to visibility into 210 the premises of a permit holder after the legal hours of sale 211 shall be adopted or maintained by the commission. 212

(C) Standards, not in conflict with those prescribed by
any law of this state or the United States, to secure the use of
proper ingredients and methods in the manufacture of beer, mixed
beverages, and wine to be sold within this state;

(D) Rules determining the nature, form, and capacity of 217
all packages and bottles to be used for containing beer or 218
intoxicating liquor, except for spirituous liquor to be kept or 219
sold, and governing the form of all seals and labels to be used 220
on those packages and bottles, and ;

(E) Rules requiring the label on every package, bottle, 222 and container to state the all of the following, as applicable: 223

(1) The ingredients in the contents and, except on ;	224
(2) Except for beer, the terms of weight, volume, or proof	225
spirits , and whether the same <u>;</u>	226
(3) Except for spirituous liquor, whether the product is	227
beer, wine, alcohol, or any intoxicating liquor except for	228
spirituous liquor;	229
(4) Regarding beer that contains more than twelve per cent	230
of alcohol by volume, the percentage of alcohol by volume and	231
that the beer is a "high alcohol beer."	232
(E) (F) Uniform rules governing all advertising with	233
reference to the sale of beer and intoxicating liquor throughout	234
the state and advertising upon and in the premises licensed for	235
the sale of beer or intoxicating liquor;	236
$\frac{(F)}{(G)}$ Rules restricting and placing conditions upon the	237
transfer of permits;	238
$\frac{(G)}{(H)}$ Rules and orders limiting the number of permits of	239
any class within the state or within any political subdivision	240
of the state; and, for that purpose, adopting reasonable	241
classifications of persons or establishments to which any	242
authorized class of permits may be issued within any political	243
subdivision;	244
(H) (I) Rules and orders with reference to sales of beer	245
and intoxicating liquor on Sundays and holidays and with	246
reference to the hours of the day during which and the persons	247
to whom intoxicating liquor of any class may be sold, and rules	248
with reference to the manner of sale;	249
(I) <u>(J)</u> Rules requiring permit holders buying beer to pay	250
and permit holders selling beer to collect minimum cash deposits	251

for keqs, cases, bottles, or other returnable containers of the 252 beer; requiring the repayment, or credit, of the minimum cash 253 deposit charges upon the return of the empty containers; and 254 requiring the posting of such form of indemnity or such other 255 conditions with respect to the charging, collection, and 256 repayment of minimum cash deposit charges for returnable 2.57 containers of beer as are necessary to ensure the return of the 258 empty containers or the repayment upon that return of the 259 minimum cash deposits paid; 260

(J) (K) Rules establishing the method by which alcohol products may be imported for sale by wholesale distributors and the method by which manufacturers and suppliers may sell alcohol products to wholesale distributors.

Every rule, standard, requirement, or order of the 265 commission and every repeal, amendment, or rescission of them 266 shall be posted for public inspection in the principal office of 267 the commission and the principal office of the division of 268 liquor control, and a certified copy of them shall be filed in 269 the office of the secretary of state. An order applying only to 270 persons named in it shall be served on the persons affected by 271 personal delivery of a certified copy, or by mailing a certified 272 copy to each person affected by it or, in the case of a 273 corporation, to any officer or agent of the corporation upon 274 whom a service of summons may be served in a civil action. The 275 posting and filing required by this section constitutes 276 sufficient notice to all persons affected by such rule or order 277 which is not required to be served. General rules of the 278 commission promulgated pursuant to this section shall be 279 published in the manner the commission determines. 280

Sec. 4301.21. The sale of beer or intoxicating liquor for

Page 10

261

262

263

264

consumption on the premises is subject to the following282restrictions, in addition to those imposed by the rules and283orders of the division of liquor control:284

(A) Except as otherwise provided in this chapter, beer or
intoxicating liquor may be served to a person not seated at a
table unless there is reason to believe that the beer or
intoxicating liquor so served will be consumed by a person under
twenty-one years of age.

290 (B) Beer or intoxicating liquor may be served by a hotel in the room of a bona fide quest, and may be sold by a hotel 291 holding a D-5a permit, or a hotel holding a D-3 or D-5 permit 292 that otherwise meets all of the requirements for holding a D-5a 293 permit, by means of a controlled access alcohol and beverage 294 cabinet that shall be located only in the hotel room of a 295 registered quest. A hotel may sell beer or intoxicating liquor 296 as authorized by its permit to a registered guest by means of a 297 controlled access alcohol and beverage cabinet in accordance 298 with the following requirements: 299

(1) Only a person twenty-one years of age or older who is
a guest registered to stay in a guestroom shall be provided a
key, magnetic card, or other similar device necessary to obtain
access to the contents of a controlled access alcohol and
beverage cabinet in that guestroom.

(2) The hotel shall comply with section 4301.22 of the
Revised Code in connection with the handling, restocking, and
306
replenishing of the beer and intoxicating liquor in the
307
controlled access alcohol and beverage cabinet.

(3) The hotel shall replenish or restock beer and309intoxicating liquor in any controlled access alcohol and310

beverage cabinet only during the hours during which the hotel 311 may serve or sell beer and intoxicating liquor. 312 (4) The registered quest shall verify in writing that the 313 quest has read and understands the language that shall be posted 314 on the controlled access alcohol and beverage cabinet as 315 required by division (B)(5) of this section. 316 (5) A hotel authorized to sell beer and intoxicating 317 liquor pursuant to division (B) of this section shall post on 318 the controlled access alcohol and beverage cabinet, in 319 conspicuous language, the following notice: 320 321 "The alcoholic beverages contained in this cabinet shall not be removed from the premises." 322 (6) The hotel shall maintain a record of each sale of beer 323 or intoxicating liquor made by the hotel by means of a 324 controlled access alcohol and beverage cabinet for any period in 325 which the permit holder is authorized to hold the permit 326 pursuant to sections 4303.26 and 4303.27 of the Revised Code and 327 any additional period during which an applicant exercises its 328 right to appeal a rejection by the department or division of 329 330 liquor control to renew a permit pursuant to section 4303.271 of the Revised Code. The records maintained by the hotel shall 331 comply with both of the following: 332

(a) Include the name, address, age, and signature of each
hotel guest who is provided access by the hotel to a controlled
access alcohol and beverage cabinet pursuant to division (B)(1)
of this section;

(b) Be made available during business hours to authorized
agents of the division of liquor control pursuant to division
(A) (6) of section 4301.10 of the Revised Code or to enforcement
339

agents of the department of public safety pursuant to sections 5502.13 to 5502.19 of the Revised Code.

(7) The hotel shall observe all other applicable rulesadopted by the division of liquor control and the liquor control343commission.

(C) Neither the seller nor the liquor control commission 345 by its regulations shall require the purchase of food with the 346 purchase of beer or intoxicating liquor; nor shall the seller of 347 beer or intoxicating liquor give away food of any kind in 348 connection with the sale of beer or intoxicating liquor, except 349 as authorized by rule of the liquor control commission. 350

(D) The Except as provided in division (B) (8) of section 351
 4301.62 of the Revised Code, the seller shall not permit the 352
 purchaser to remove beer or intoxicating liquor so sold from the 353
 premises. 354

(E) A hotel authorized to sell beer and intoxicating 355 liquor pursuant to division (B) of this section shall provide a 356 registered quest with the opportunity to refuse to accept a key, 357 magnetic card, or other similar device necessary to obtain 358 access to the contents of a controlled access alcohol and 359 beverage cabinet in that guest room. If a registered guest 360 refuses to accept such key, magnetic card, or other similar 361 device, the hotel shall not assess any charges on the registered 362 guest for use of the controlled access alcohol and beverage 363 cabinet in that guest room. 364

Sec. 4301.244. Beer, regardless of the per cent of alcohol365by volume, is not intoxicating liquor for purposes of the366Revised Code or any rules adopted under it.367

Sec. 4301.62. (A) As used in this section:

Page 13

340

341

(1) "Chauffeured limousine" means a vehicle registered 369 under section 4503.24 of the Revised Code. 370 (2) "Street," "highway," and "motor vehicle" have the same 371 meanings as in section 4511.01 of the Revised Code. 372 (B) No person shall have in the person's possession an 373 opened container of beer or intoxicating liquor in any of the 374 following circumstances: 375 (1) Except as provided in division (C)(1)(e) of this 376 section, in an agency store; 377 (2) Except as provided in division (C) of this section, on 378 the premises of the holder of any permit issued by the division 379 of liquor control; 380 381 (3) In any other public place; (4) Except as provided in division (D) or (E) of this 382 section, while operating or being a passenger in or on a motor 383 vehicle on any street, highway, or other public or private 384 property open to the public for purposes of vehicular travel or 385 386 parking; (5) Except as provided in division (D) or (E) of this 387 section, while being in or on a stationary motor vehicle on any 388 street, highway, or other public or private property open to the 389 public for purposes of vehicular travel or parking. 390 391 (C) (1) A person may have in the person's possession an opened container of any of the following: 392 (a) Beer or intoxicating liquor that has been lawfully 393 purchased for consumption on the premises where bought from the 394 holder of an A-1-A, A-2, A-3a, D-1, D-2, D-3, D-3a, D-4, D-4a, 395 D-5, D-5a, D-5b, D-5c, D-5d, D-5e, D-5f, D-5g, D-5h, D-5i, D-5j, 396

Page 14

D-5k, D-51, D-5m, D-5n, D-5o, D-7, D-8, E, F, F-2, F-5, F-7, or	397
F-8 permit;	398
(b) Beer, wine, or mixed beverages served for consumption	399
on the premises by the holder of an F-3 permit or wine served	400
for consumption on the premises by the holder of an F-4 or F-6	401
permit;	402
	400
(c) Beer or intoxicating liquor consumed on the premises	403
of a convention facility as provided in section 4303.201 of the	404
Revised Code;	405
(d) Beer or intoxicating liquor to be consumed during	406
tastings and samplings approved by rule of the liquor control	407
commission;	408
(e) Spirituous liquor to be consumed for purposes of a	409
tasting sample, as defined in section 4301.171 of the Revised	410
Code.	411
	410
(2) A person may have in the person's possession on an F	412
liquor permit premises an opened container of beer or	413
intoxicating liquor that was not purchased from the holder of	414
the F permit if the premises for which the F permit is issued is	415
a music festival and the holder of the F permit grants	416
permission for that possession on the premises during the period	417
for which the F permit is issued. As used in this division,	418
"music festival" means a series of outdoor live musical	419
performances, extending for a period of at least three	420
consecutive days and located on an area of land of at least	421
forty acres.	422

(3) (a) A person may have in the person's possession on a
D-2 liquor permit premises an opened or unopened container of
wine that was not purchased from the holder of the D-2 permit if
425

the premises for which the D-2 permit is issued is an outdoor426performing arts center, the person is attending an orchestral427performance, and the holder of the D-2 permit grants permission428for the possession and consumption of wine in certain429predesignated areas of the premises during the period for which430the D-2 permit is issued.431

(b) As used in division (C)(3)(a) of this section:

(i) "Orchestral performance" means a concert comprised of
a group of not fewer than forty musicians playing various
434
musical instruments.
435

(ii) "Outdoor performing arts center" means an outdoor
performing arts center that is located on not less than one
hundred fifty acres of land and that is open for performances
from the first day of April to the last day of October of each
year.

(4) A person may have in the person's possession an opened 441 or unopened container of beer or intoxicating liquor at an 442 outdoor location at which the person is attending an orchestral 443 performance as defined in division (C)(3)(b)(i) of this section 444 if the person with supervision and control over the performance 445 grants permission for the possession and consumption of beer or 446 447 intoxicating liquor in certain predesignated areas of that outdoor location. 448

(5) A person may have in the person's possession on an F-9
liquor permit premises an opened or unopened container of beer
or intoxicating liquor that was not purchased from the holder of
the F-9 permit if the person is attending an orchestral
performance and the holder of the F-9 permit grants permission
for the possession and consumption of beer or intoxicating
454

liquor in certain predesignated areas of the premises during the 455 period for which the F-9 permit is issued. 456 As used in division (C)(5) of this section, "orchestral 457 performance" has the same meaning as in division (C)(3)(b) of 458 this section. 459 (6) (a) A person may have in the person's possession on the 460 property of an outdoor motorsports facility an opened or 461 unopened container of beer or intoxicating liquor that was not 462 purchased from the owner of the facility if both of the 463 464 following apply: (i) The person is attending a racing event at the 465 facility; and 466 (ii) The owner of the facility grants permission for the 467 possession and consumption of beer or intoxicating liquor on the 468 property of the facility. 469 (b) As used in division (C)(6)(a) of this section: 470 (i) "Racing event" means a motor vehicle racing event 471 sanctioned by one or more motor racing sanctioning 472 organizations. 473 (ii) "Outdoor motorsports facility" means an outdoor 474 racetrack to which all of the following apply: 475 476 (I) It is two and four-tenths miles or more in length. (II) It is located on two hundred acres or more of land. 477 (III) The primary business of the owner of the facility is 478 the hosting and promoting of racing events. 479 (IV) The holder of a D-1, D-2, or D-3 permit is located on 480 the property of the facility. 481

(7)(a) A person may have in the person's possession an	482
opened container of beer or intoxicating liquor at an outdoor	483
location within an outdoor refreshment area created under	484
section 4301.82 of the Revised Code if the opened container of	485
beer or intoxicating liquor was purchased from a qualified	486
permit holder to which both of the following apply:	487
(i) The permit holder's premises is located within the	488
outdoor refreshment area.	489
(ii) The permit held by the permit holder has an outdoor	490
refreshment area designation.	491
(b) Division (C)(7) of this section does not authorize a	492
person to do either of the following:	493
(i) Enter the premises of an establishment within an	494
outdoor refreshment area while possessing an opened container of	495
beer or intoxicating liquor acquired elsewhere;	496
(ii) Possess an opened container of beer or intoxicating	497
liquor while being in or on a motor vehicle within an outdoor	498
refreshment area, unless the motor vehicle is stationary and is	499
not being operated in a lane of vehicular travel or unless the	500
possession is otherwise authorized under division (D) or (E) of	501
this section.	502
(8)(a) A person may have in the person's possession on the	503
property of a market, within a defined F-8 permit premises, an	504
opened container of beer or intoxicating liquor that was	505
purchased from a D permit premises that is located immediately	506
adjacent to the market if both of the following apply:	507
(i) The market grants permission for the possession and	508
consumption of beer and intoxicating liquor within the defined	509
<u>F-8 permit premises;</u>	510

(ii) The market is hosting an event pursuant to an F-8	511
permit and the market has notified the division of liquor	512
control about the event in accordance with division (A)(3) of	513
section 4303.208 of the Revised Code.	514
(b) As used in division (C)(8) of this section, market	515
means a market, for which an F-8 permit is held, that has been	516
in operation since 1860.	517
(D) This section does not apply to a person who pays all	518
or a portion of the fee imposed for the use of a chauffeured	519
limousine pursuant to a prearranged contract, or the guest of	520
the person, when all of the following apply:	521
(1) The person or guest is a passenger in the limousine.	522
(2) The person or guest is located in the limousine, but	523
is not occupying a seat in the front compartment of the	524
limousine where the operator of the limousine is located.	525
(3) The limousine is located on any street, highway, or	526
other public or private property open to the public for purposes	527
of vehicular travel or parking.	528
(E) An opened bottle of wine that was purchased from the	529
holder of a permit that authorizes the sale of wine for	530
consumption on the premises where sold is not an opened	531
container for the purposes of this section if both of the	532
following apply:	533
(1) The opened bottle of wine is securely resealed by the	534
permit holder or an employee of the permit holder before the	535
bottle is removed from the premises. The bottle shall be secured	536
in such a manner that it is visibly apparent if the bottle has	537
been subsequently opened or tampered with.	538

(2) The opened bottle of wine that is resealed in 539 accordance with division (E) (1) of this section is stored in the 540 trunk of a motor vehicle or, if the motor vehicle does not have 541 a trunk, behind the last upright seat or in an area not normally 542 occupied by the driver or passengers and not easily accessible 543 by the driver. 544

(F) (1) Except if an ordinance or resolution is enacted or
adopted under division (F) (2) of this section, this section does
not apply to a person who, pursuant to a prearranged contract,
is a passenger riding on a commercial quadricycle when all of
548
the following apply:

(a) The person is not occupying a seat in the front of thecommercial quadricycle where the operator is steering orbraking.

(b) The commercial quadricycle is being operated on a
street, highway, or other public or private property open to the
public for purposes of vehicular travel or parking.
555

(c) The person has in their possession on the commercialquadricycle an opened container of beer or wine.557

(d) The person has in their possession on the commercial
 quadricycle not more than either thirty-six ounces of beer or
 sighteen ounces of wine.
 560

(2) The legislative authority of a municipal corporation
or township may enact an ordinance or adopt a resolution, as
applicable, that prohibits a passenger riding on a commercial
563
quadricycle from possessing an opened container of beer or wine.
564

(3) As used in this section, "commercial quadricycle"
means a vehicle that has fully-operative pedals for propulsion
66
entirely by human power and that meets all of the following
567

requirements:	568
(a) It has four wheels and is operated in a manner similar to a bicycle.	569 570
(b) It has at least five seats for passengers.	571
(c) It is designed to be powered by the pedaling of the operator and the passengers.	572 573
(d) It is used for commercial purposes.	574
(e) It is operated by the vehicle owner or an employee of the owner.	575 576
(G) This section does not apply to a person that has in the person's possession an opened container of beer or	577 578
intoxicating liquor on the premises of a market if the beer or	579
intoxicating liquor has been purchased from a D liquor permit	580
holder that is located in the market.	581
As used in division (G) of this section, "market" means an	582
establishment that:	583
(1) Leases space in the market to individual vendors, not	584
less than fifty per cent of which are retail food establishments	585
or food service operations licensed under Chapter 3717. of the	586
Revised Code;	587
(2) Has an indoor sales floor area of not less than	588
twenty-two thousand square feet;	589
(3) Hosts a farmer's market on each Saturday from April	590
through December.	591
Section 2. That existing sections 4301.01, 4301.03,	592
4301.21, and 4301.62 of the Revised Code are hereby repealed.	593